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10/634,218	08/04/2003	Pantas Sutardja	MP0299	6850	
45641 THE LAW OF	7590 10/04/2007 FFICES OF ANDREW D. FORTNEY, PH.D., P.C.		EXAM	EXAMINER	
401 W. FALLBROOK AVENUE			WANG,	WANG, TED M	
SUITE 204 FRESNO, CA	93711-5835		ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
Office Action Commence	10/634,218	SUTARDJA ET AL.			
Office Action Summary	Examiner	Art Unit			
•	Ted M. Wang	2611			
The MAILING DATE of this communication ap	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING DESIGNATION OF THE MAILING	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time to the second will expire SIX (6) MONTHS from the cause the application to become ABANDON	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•			
1)⊠ Responsive to communication(s) filed on <u>07/1</u>	<u>13/2007</u> .				
2a) This action is FINAL . 2b) ⊠ Thi	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims	·				
4)⊠ Claim(s) <u>1-97</u> is/are pending in the application	1. ·				
4a) Of the above claim(s) is/are withdra		·			
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>See Continuation Sheet</u> is/are reject	ed.	·			
7) Claim(s) 6-9,12,15,18,19,21-26,37-40,45-47,5	55,57,59,60,62,63,65-70,78-81,84	4-86 and 93 is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	er				
10) The drawing(s) filed on is/are: a) acc		Examiner.			
Applicant may not request that any objection to the		•			
Replacement drawing sheet(s) including the correct		* *			
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	e Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).			
1. Certified copies of the priority documen	ts have been received.				
2. Certified copies of the priority documen	ts have been received in Applicat	tion No			
3. Copies of the certified copies of the price	ority documents have been receiv	ed in this National Stage			
application from the International Burea	, , , ,				
* See the attached detailed Office action for a list	t of the certified copies not receive	ed.			
Attachment(e)					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	u (PTO_413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Pate			
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal I	Patent Application			

Continuation of Disposition of Claims: Claims rejected are 1-5,10,11,13,14,16,17,20,27-36,41-44,48-54,56,58,61,64,71-77,82,83,87-92 and 94-97.

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DETAILED ACTION

Response to Amendment

- 1. The AF/D filed on 7/13/2007 under 37 CFR 1.131 has been considered but is ineffective to overcome the Hofmeister et al. (US 2004/0071389) reference.
- 2. The evidence submitted is insufficient to establish a conception of the invention or a reduction to practice of the invention in this country or a NAFTA or WTO member country prior to the effective date of the Hofmeister et al. (US 2004/0071389) reference. While conception is the mental part of the inventive act, it must be capable of proof, such as by demonstrative evidence or by a complete disclosure to another. Conception is more than a vague idea of how to solve a problem. The requisite means themselves and their interaction must also be comprehended. See Mergenthaler v. Scudder, 1897 C.D. 724, 81 O.G. 1417 (D.C. Cir. 1897). Simply present the copy of viewing screen printout from the workstation to show that the date of design file is prior to April 24, 2003 is insufficient to overcome the Hofmeister et al. (US 2004/0071389) reference. The affidavit or declaration must state FACTS and produce such documentary evidence and exhibits in support thereof as are available to show conception and completion of invention in this country or in a NAFTA or WTO member country (MPEP § 715.07(c)), at least the conception being at a date prior to the effective date of the reference. Where there has not been reduction to practice prior to the date of the reference, the applicant or patent owner must also show diligence in the completion of his or her invention from a time just prior to the date of the reference continuously up to the date of an actual

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reduction to practice or up to the date of filing his or her application (filing constitutes a constructive reduction to practice, 37 CFR 1.131).

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Response to Arguments

- 3. Applicant's arguments and amendments, filed on 7/13/2007, with respect to claims 1-5, 10, 11, 13, 27, 29-34, 42-44, 48-54, 56, 58, 71-75, 82, 83, 87 and 88 under 35 USC 102(e) and with respect to the rejection(s) of claim(s) 26, 28 and 72 under 35 USC 112 first paragraph and with respect to the objection of claims 59, 69 and 70 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn.
- 4. Applicant's arguments, filed on 7/13/2007, with respect to claims 14, 16, 17, 20, 35, 36, 41, 59, 61, 64, 76, 77, 89-92 and 94-97 under 35 USC 102(e) and 103(a), have been fully considered but they are not persuasive. The Examiner has thoroughly reviewed Applicants' arguments but firmly believes that the cited reference to reasonably and properly meet the claimed limitations.

<u>The rejection of Claims 14, 16, 17, 20, 59, 61, 64, 89-92 and 94-97 under 35 USC</u>

102(e)

(1) Applicants' argument – "Sanduleanu provides no indication or description that would support a conclusion that the signal DATA in FIG. 11 is a periodic signal (although it does appear to have a characteristic rate or frequency; see, e.g., paragraph [0007] of Sandulcanu). However, assuming arguendo that the signal DATA in FIG. 11 of Sandulcanu is a periodic signal, and further assuming arguendo that the output signal from the lower matched VCO in FIG. I 1 of

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Sanduleanu is a second periodic signal, the lower matched VCO in FIG. 11 of Sanduleanu does not appear to provide an adjustment *signal* for that second periodic signal. The lower matched VCO in FIG. 11 of Sanduleanu appears to provide a single output signal. Thus, the output signal from the lower matched VCO in FIG. 11 of Sanduleanu can only be either the second periodic signal or an adjustment *signal* for that second periodic signal. However, Applicant's undersigned representative does not know how such output signal can be both." as recited in page 27 of the remark, dated 7/13/2007.

Examiner's response -

In response to applicant's arguments that

- (1) The signal DATA in Fig. 11 is a periodic signal since it appears to have a characteristic rate or frequency (paragraph 007]. By definition, "periodic" means occurring or recurring at regular interval (Merriam-Webster's Collegiate Dictionary, 10th edition).
- (2) (a) The output signal from the lower matched VCO in FIG. 11 of Sanduleanu is considered as the second periodic signal.
- (b) The input signal to the COARSE terminal of the lower matched VCO in FIG. 11 of Sanduleanu is considered as filtered clock information.
- (c) The signal to the FINE terminal of the lower matched VCO in FIG. 11 of Sanduleanu is considered as the data transfer control signal.

Since the output signal from the lower matched VCO in FIG. 11 of Sanduleanu is a function of (or depending on) both signals, COARSE tuning and FINE tuning, it is inherent that there is a adjustment signal corresponding to the COARSE tuning and FINE tuning signals to adjust (tune) the output signal of the lower matched VCO.

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Thus, for the explanation addressed in the above paragraph, the rejection under 35 U.S.C. 102(e) with Sanduleanu's reference is adequate.

The rejection of Claims 35, 36, 41, 76 and 77 under 35 USC 102(e)

(1) Applicants' argument – "Hofmeister does not appear to disclose a device having a plurality of receivers, each coupled to a unique one of a plurality of clock recovery loops, and a plurality of transmitters, each transmitter being coupled to a unique filter circuit receiving recovered clock information from a corresponding clock recovery loop. Hofmeister appears to disclose a device (e.g., 102 or 120 in FIG. 1) having at most a single receiver and a single transmitter (see, e.g., FIGS. 1-6 of Hofmeister). Thus, Hofmeister does not appear to anticipate the present Claims 35, 36, 76 and 77." as recited in page 28 of the remark, dated 7/13/2007.

Examiner's response – In response to applicant's arguments that

(1) Fig.1 of the Hofmeister reference clearly discloses a plurality of receivers (Fig.1 element 108 in transceivers 102 and 120) and a plurality of transmitters (Fig.1 element 112 in transceivers 102 and 120).

(2) Applicants' argument – "U.S. Provisional Application No. 60/410,509 (a copy of which is submitted herewith) does not contain a figure having two transceiver modules therein, both in (wired) communication with a network, as shown in FIG. 1 of Hofmeister (which is relied on for the rejection). Instead, the provisional application focuses primarily (if not exclusively) on the circuitry and functions within a single transceiver module (i.e., one receiver, one transmitter) or the communications between a single receiver or transmitter and either the host or the network to which it is connected. Thus, there appears to be no written description in U.S. Provisional Application No. 60/410,509 of an optical data transmission system as shown in FIG. 1 of Hofmeister. Consequently, Hofmeister is not entitled to the filing date of the corresponding provisional application for purposes of 35 U.S.C. § 102(o). As a result, Hofmeister does not appear to be available as a reference against the present claims under 35 U.S,C. § 102(e)." as recited in page 29 of the remark, dated 7/13/2007.

Examiner's response – In response to applicant's arguments that

(1) Fig.2 of the Hofmeister's provisional reference (60/410,509) does not specifically show a plurality of transceivers hat including a receiver and a transmitter. Instead, it shows that the transceiver module 200 is connected to a network. In order to establish a network, there must be at least two or plurality of transceivers connected to communicate each other. In addition, paragraphs 8

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and 42 of the Hofmeister's provisional reference teaches that there are pluralities of transceivers in the network.

Thus, for the explanation addressed in the above paragraph, the rejection under 35 U.S.C. 102(e) with Hofmeister's reference is adequate.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 6. Claims 1-5, 10, 11, 13, 27, 28, 34, 51-54, 56, 58 and 71-75 are rejected under 35 U.S.C. 102(e) as being anticipated by Gregorius et al. (DE 10150536 A1, English translation is provided as US 7,088,976).
 - With regard claim 1, Gregorius et al. discloses an architecture for transferring
 data from a first device to a second device, comprising:
 - a) a clock recovery loop (Fig.2 element 1, CDR) receiving said data (Fig.2 element RX) from said first device, said clock recovery loop providing a recovered clock signal (Fig.2 element 3 input);
 - b) a filter circuit (Fig.2 elements 3, PLL, 16, MUX and 17, CSU) configured to filter information from said recovered clock signal (Fig.2 element 3, PLL, where PLL is used to attenuate jitter (column 2 lines 25-28) and contained a loop filter circuit as indicated in Fig.1 elements 5 and 19, column 5 lines 25-26 and column

7 lines 15-17) and provide a transmitter clock adjustment signal (Fig.2 element f_{CLK}) that adjusts said transmitter clock (Fig.2 element 17 output f_{TX}) in response to inputs from (i) said clock recovery loop (Fig.2 element f_{CLK}) and (ii) a transmitter clock circuit (Fig.2 element $f_{TXEXTLK}$); and

- c) a transmitter in communication with said filter circuit, configured to receive said transmitter clock adjustment signal and transmit said data to said second device in accordance with said transmitter clock signal (column 6 lines 12-31).
- With regard claim 2, Gregorius et al. further discloses a receiver (column 6 lines 12-31) in communication with said clock recovery loop and said filter circuit, configured to receive said data from a network (Column 4 lines 7-14, where the SONET stands for synchronous optical networking).
- With regard claim 3, Gregorius et al. further discloses wherein said clock recovery loop (Fig.1 and 2 element 1) comprises a first phase detector (Fig.1 element 4 and column 5 lines 24-25) configured to determine a phase difference between said recovered clock signal and either a reference clock signal or said data (column 5 lines 29-33).
- With regard claim 4, Gregorius et al. further discloses wherein said clock recovery loop further comprises a recovered clock adjustment circuit (Fig.1 elements 5 and 6 and column 5 lines 25-27, where the adjustment circuit is the charge pump, loop filter, and VCO) configured to adjust said recovered clock signal in response to said phase difference (column 5 lines 22-35).

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With regard claim 5, Gregorius et al. further discloses wherein said recovered clock adjustment circuit (Fig.1 elements 5 and 6 and column 5 lines 25-27, where the adjustment circuit is the charge pump, loop filter, and VCO) provides a recovered clock adjustment signal (Fig.1 elements 5 and 6 and column 5 lines 25-27, where the adjustment signal is from the charge pump and loop filter, 5, output to adjust the VCO in order to get the recovered clock) in response to said phase difference (column 5 lines 22-35).

- With regard claim 10, Gregorius et al. further discloses wherein said filter circuit comprises a jitter reduction circuit configured to reduce jitter in said input from said clock recovery loop and provide a filtered clock information signal in response thereto (column 2 lines 19-31).
- □ With regard claim 11, Gregorius et al. further discloses wherein said filter circuit further comprises a clock alignment block (Fig.2 elements 16 and 17) configured to (i) receive said recovered clock signal (Fig.2 element f_{CLK}) and said transmitter clock signal (Fig.2 element f_{TXEXT}) and (ii) provide a data transfer control signal (Fig.2 element f_{TX}) in response thereto.
- With regard claim 13, Gregorius et al. further discloses wherein said transmitter is configured to transmit serial data (column 4 lines 6-14, where Gregorius et al. teaches a transceiver to reconstruct the data which is transmitted over an optical transmission line, under SONET transmission standard, that is configured to transmit serial data.)

- □ With regard claim 27, which is a system claim related to claim 2, all limitation is contained in claim 2. The explanation of all the limitation is already addressed in the above paragraph.
- \Box With regard claim 28, Gregorius et al. further discloses an oscillator configured to provide a reference clock signal to said transmitter and said clock recovery loop (Fig.1 element f_{REF}).
- With regard claim 34, Gregorius et al. further discloses a first port communicatively coupled to said receiver and a second port communicatively coupled to said transmitter, each of said first and second ports being configured to communicate with one or more external devices (column 1 lines 17-40 and column 4 lines 6-14).

Gregorius et al. discloses a transceiver operated under SONET transmission standard. It is inherent that the transceiver has a first port communicatively coupled to said receiver (Fig.2 RX) and a second port communicatively coupled to said transmitter, each of said first and second ports being configured to communicate with one or more external devices.

- With regard claim 51, which is a means plus function claim related to claim 1, all limitation is contained in claim 1. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 52, which is a means plus function claim related to claim 2, all limitation is contained in claim 2. The explanation of all the limitation is already addressed in the above paragraph.

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With regard claim 53, which is a means plus function claim related to claim 3, all limitation is contained in claim 3. The explanation of all the limitation is already addressed in the above paragraph.

- □ With regard claim 54, which is a means plus function claim related to claim 4, all limitation is contained in claim 4. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 56, which is a means plus function claim related to claim 10, all limitation is contained in claim 10. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 58, which is a means plus function claim related to claim 13, all limitation is contained in claim 13. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 71, which is a mean plus function of system claim related to claim 27, all limitation is contained in claim 2. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 72, which is a mean plus function of system claim related to claim 28, all limitation is contained in claim 28. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 73, which is a mean plus function of system claim related to claim 30, all limitation is contained in claim 30. The explanation of all the limitation is already addressed in the above paragraph.

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□ With regard claim 74, which is a mean plus function of system claim related to claim 32, all limitation is contained in claim 32. The explanation of all the

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limitation is already addressed in the above paragraph.

With regard claim 75 which is a system claim related to claim 34, all limitation is contained in claim 34. The explanation of all the limitation is already addressed in the above paragraph.

- 7. Claims 14, 16, 17, 20, 59, 61, 64, 89-92 and 94-97 are rejected under 35 U.S.C. 102(e) as being anticipated by Sanduleanu (US 2003/0034849).
 - With regard claim 14, Sanduleanu discloses a circuit for facilitating data transfer,
 comprising:
 - a) a clock alignment block (Fig.11 element LINEAR/BANG-BANG FD) configured to (i) receive first (Fig.11 element DATA) and second periodic signals (Fig.11 element COARSE/FINE matched VCO output (lower part)) and (ii) provide a data transfer control signal in response thereto (Fig.11 element LPF2 output);
 - b) a first filter circuit (Fig.11 element FREQUENCY DETECTOR FD, CP1, LPF1 and LPF3) configured to receive first periodic signal information (Fig.11 element DATA) and provide a filtered clock information signal (Fig.11 element LPF3 output) in response thereto; and
 - c) a logic circuit (Fig.11 element COARSE/FINE matched VCO (lower part)) configured to combine said data transfer control signal (Fig.11 element LPF2 output) and said filtered clock information signal (Fig.11 element LPF3

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output) and provide an adjustment signal for said second periodic signal in response thereto (Fig.11 element COARSE/FINE matched VCO (lower part)) output).

Here, the signal DATA in Fig. 11 is a periodic signal since it appears to have a characteristic rate or frequency (paragraph 007]. By definition, "periodic" means occurring or recurring at regular interval (Merriam-Webster's Collegiate Dictionary, 10th edition).

The output signal from the lower matched VCO in FIG. 11 of Sanduleanu is considered as the second periodic signal.

- (b) The input signal to the COARSE terminal of the lower matched VCO in FIG. 11 of Sanduleanu is considered as filtered clock information.
- (c) The signal to the FINE terminal of the lower matched VCO in FIG. 11 of Sanduleanu is considered as the data transfer control signal.

 Since the output signal from the lower matched VCO in FIG. 11 of Sanduleanu is a function of (or depending on) both signals, COARSE tuning and FINE tuning, it is inherent that there is a adjustment signal corresponding to the COARSE tuning and FINE tuning signals to adjust (tune) the output signal of the lower matched VCO.
- With regard claim 16, Sanduleanu further discloses wherein said clock alignment
 block comprises a first phase detector (Fig.11 element LINEAR/BANG-BANG
 FD) configured to receive said first and second periodic signals.

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With regard claim 17, Sanduleanu further discloses wherein said clock alignment block further comprises a second filter circuit (Fig.11 element LPF2) configured to filter an output of said phase detector and provide said data transfer control signal.

- With regard claim 20, Sanduleanu further discloses wherein said first filter circuit comprises a frequency tracking loop (Fig.11 elements FREQUENCY DETECTOR FD, CP1, LPF1 and Matched VCO, where FREQUENCY LOOP as indicated in Fig.11).
- With regard claim 59, which is a system claim related to claim 14, all limitation is contained in claim 14. The explanation of all the limitation is already addressed in the above paragraph.
- □ With regard claim 61, which is a system claim related to claim 17, all limitation is contained in claim 17. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 64, which is a system claim related to claim 20, all limitation is contained in claim 20. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 89, which is a method claim related to claim 1, all limitation is contained in claim 1. The explanation of all the limitation is already addressed in the above paragraph.

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□ With regard claim 90, Gregorius et al. further discloses receiving said data stream (Fig.11 element data) and recovering said first periodic signal therefrom (Fig.11 element LPF3 output).

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- □ With regard claim 91, Gregorius et al. further discloses transferring data from said data stream to a transmitter configured to perform said transmitting step along a data path that does not include a first-in-first-out (FIFO) memory or an elastic buffer (Fig.11 where there is no first-in-first-out (FIFO) memory or an elastic buffer in the circuitry).
- With regard claim 92, which is a method claim related to claim 17, all limitation is contained in claim 17. The explanation of all the limitation is already addressed in the above paragraph.
- □ With regard claim 94, Gregorius et al. further discloses the step of filtering said information from said first periodic signal (Fig.11 elements LPF1 and LPF3).
- With regard claim 95, Gregorius et al. further discloses wherein said information from said first periodic signal comprises recovered clock adjustment information (Fig.11 element LPF3 output).
- □ With regard claim 96, Gregorius et al. further discloses wherein said recovered clock adjustment information is configured to adjust a phase and/or frequency of said first periodic signal (Fig.11 element MATCHED VCO's, lower portion).
- With regard claim 97, Gregorius et al. further discloses wherein said recovered
 clock adjustment information is configured to adjust a phase of said first periodic

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signal (Fig.11 element Phase loop, where the phase loop includes linear/bang-bang FD, CP2, LPF2 and lower portion of matched VCO and paragraph 54).

- □ With regard claim 98 which is a method claim related to claim 20, I limitation is contained in claim 20. The explanation of all the limitation is already addressed in the above paragraph.
- 8. Claims 35, 36, 76 and 77 are rejected under 35 U.S.C. 102(e) as being anticipated by Hofmeister et al. (US 2004/0071389).
 - □ With regard claim 35, Hofmeister et al. discloses a multiport device, comprising:
 - a) a plurality of receivers (Fig.1 element 108 in 102 and 120, transceiver, modules and Fig. 5A element 502), each coupled to a unique one of a plurality of clock recovery loops (Fig.5A element 510, CDR, where the network of the Fig.1 has plurality of transceiver 500),
 - b) a plurality of transmitters (Fig.1 element 112 in 102 and 120, transceiver modules, and Fig. 5A element 518), each coupled to a unique one of a plurality of filter circuits (Fig.5A element 514, RT) receiving recovered clock information from a corresponding one of the plurality of clock recover loops, and
 - c) a plurality of data paths (Fig.1 elements 124 and 126 and paragraph 009) for transferring data from one of the plurality of receivers to one of the plurality of transmitters.
 - With regard claim 36, Hofmeister et al. further discloses a plurality of input ports (Fig.1 element 110 in 102 and 120, transceiver modules) communicatively coupled to the plurality of receivers (Fig.1 element 108 in 102 and 120,

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transceiver, modules and Fig. 5A element 502), and a plurality of output ports (Fig.1 element 114 in 102 and 120, transceiver modules) communicatively coupled to the plurality of transmitters (Fig.1 element 112 in 102 and 120, transceiver modules, and Fig. 5A element 518).

- With regard claim 76, which is a mean plus function of system claim related to claim 35, all limitation is contained in claim 35. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 77, which is a mean plus function of system claim related to claim 36, all limitation is contained in claim 36. The explanation of all the limitation is already addressed in the above paragraph.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 29-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gregorius et al. (DE 10150536 A1, English translation is provided as US 7,088,976) in view of Cai (US 7,050,777).

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□ With regard claim 29, Gregorius et al. discloses all of the subject matter as described in the above paragraph except for specifically teaching that the data transfer system could be implement in an integrated circuit.

However, Cai teaches that the data transfer system could be implement in an integrated circuit (column 5, lines 50-65). One skilled in the art would have clearly recognized that the signal processing architecture of "Gregorius et al." would have been implemented in an integrated circuit. The implemented integrated circuit would perform same function of the discrete hardware for less expense, adaptability, and flexibility. Therefore, it would have been obvious to have using the single integrated circuit in "Gregorius et al." as taught by Cai in order to reduce cost and improve the adaptability and flexibility of the communication system

□ With regard claims 30 and 31, Gregorius et al. discloses all of the subject matter as described in the above paragraph except for specifically teaching wherein said receiver is further configured to have a descrializer to convert serial data from a network to parallel data for the transmitter.

However, Cai teaches wherein said receiver is further configured to have a deserializer (Fig.1 element 105) to convert serial data (Fig.1 element 102 and column 4 lines 36-39) from a network to parallel data (Fig.1 element 109 and column 5 lines 52-54) for the transmitter in order to convert the high speed input to multiple low speed output so that the cost of the communication system can be reduce to avoid the parallel same speed transceivers. Therefore, It would have

been obvious to one of ordinary skill in the art at the time of the invention was made to include the deserializer as taught by Cai in which converting serial data from a network to parallel data for the transmitter, into Gregorius's transceiver so as to convert the high speed input to multiple low speed output so that the cost of the communication system can be reduce to avoid the parallel same speed transceivers.

With regard claims 32 and 33, Gregorius et al. discloses all of the subject matter as described in the above paragraph except for specifically teaching wherein said transmitter is further configured to have a serializer to convert parallel data from the receiver to serial data for transmission to a destination.

However, Cai teaches wherein said transmitter is further configured to have a serializer (Fig.2 element 114 and column 6 lines 11-13) to convert parallel data (Fig.1 element 113 and column lines 5-9) from the receiver to serial data (Fig. 1 element 117 and column 6 lines 5-13) for transmission to a destination in order to convert the multiple low speed inputs to a high low speed output so that the cost of the communication system can be reduce to avoid the parallel same speed transceivers. Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to include the deserializer as taught by Cai in which having a serializer to convert parallel data from the receiver to serial data for transmission to a destination, into Gregorius's transceiver so as to convert the high speed input to multiple low speed output so

that the cost of the communication system can be reduce to avoid the parallel same speed transceivers.

- 11. Claim 41 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hofmeister et al. (US 2004/0071389) in view of Cai (US 7,050,777).
 - With regard claim 41, Hofmeister et al. discloses all of the subject matter as described in the above paragraph except for specifically teaching that the multiport device could be implement in an integrated circuit.

However, Cai teaches that the multiport device could be implement in an integrated circuit (column 5, lines 50-65). One skilled in the art would have clearly recognized that the signal processing architecture of "Hofmeister et al." would have been implemented in an integrated circuit. The implemented integrated circuit would perform same function of the discrete hardware for less expense, adaptability, and flexibility. Therefore, it would have been obvious to have using the single integrated circuit in "Hofmeister et al." as taught by Cai in order to reduce cost and improve the adaptability and flexibility of the communication system

- 12. Claims 42-44, 48-50, 82, 83, 87, 88 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saleh et al. (US 6,982,974) in view of Gregorius et al. (DE 10150536 A1, English translation is provided as US 7,088,976).
 - □ With regard claim 42, Saleh et al. discloses a network, comprising a plurality of systems (Fig.13 elements 1340, 1350 and 1360 matrix stages); and a plurality of communication devices (Fig.13 elements 1310(1, 1) 1310(16, 16)), each of

said communication devices being communicatively coupled to at least one of said systems.

Saleh et al. further discloses a receiver (Fig.14 element 1428) communicatively coupled to said clock recovery loop (Fig.14 element 1430), configured to receive said data from a network (Fig.14 element 1413) and transfer said data to said transmitter (Fig.14 element 1443) and a clock recovery loop (Fig.14 element 1430) receiving said data from said first device (Fig.14 element 1413), said clock recovery loop providing a recovered clock signal (Fig.14 element 1430 output).

Saleh et al. discloses all of the subject matter as described in the above paragraph except for specifically teaching b) a filter circuit configured to filter information from said recovered clock signal and provide a transmitter clock adjustment signal that adjusts said transmitter in response to inputs from (i) said clock recovery loop and (ii) a transmitter clock circuit; and c) a transmitter in communication with said filter circuit, configured to receive said transmitter clock adjustment signal and transmit said data to said second device in accordance with said transmitter clock signal.

However, Gregorius et al. teaches b) a filter circuit (Fig.2 elements 3, PLL, 16, MUX and 17, CSU) configured to filter information from said recovered clock signal (Fig.2 element 3, PLL, where PLL is used to attenuate jitter (column 2 lines 25-28) and contained a loop filter circuit as indicated in Fig.1 elements 5 and 19, column 5 lines 25-26 and column 7 lines 15-17) and provide a transmitter clock

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adjustment signal (Fig.2 element f_{CLK}) that adjusts said transmitter clock (Fig.2 element 17 output f_{TX}) in response to inputs from (i) said clock recovery loop (Fig.2 element f_{CLK}) and (ii) a transmitter clock circuit (Fig.2 element $f_{TXEXTLK}$); and c) a transmitter in communication with said filter circuit, configured to receive said transmitter clock adjustment signal and transmit said data to said second device in accordance with said transmitter clock signal (column 6 lines 12-31).

It is desirable to have a transceiver circuit with a second PLL to filter out the jitter caused by the CDR (column 2 lines 19-31) and then using this filtered clock to regenerate transmitting clock f_{TX} in order to improve the communication quality. Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to include a transceiver circuit with a second PLL to filter out the jitter caused by the CDR (column 2 lines 19-31) and then using this filtered clock to regenerate transmitting clock f_{TX} as taught by Gregorius et al. in order to improve the communication quality.

- With regard claim 43, Saleh et al. further discloses wherein said plurality of said systems are embodied on a single integrated circuit (column 14 lines 22-31).
- With regard claim 44, the modified circuit of the Saleh et al. and Gregorius et al. as addressed in claim 44, further teaches wherein said plurality of said systems receives serial data from said plurality of communications devices (column 7 lines 11-21).
- With regard claim 48, Saleh et al. further discloses a network controller or logic
 configured to select a first device of said plurality of communications devices

from which serial data is to be transmitted (Fig.13 element 1330 and column 18 lines 36-65).

- With regard claim 49, Saleh et al. further discloses a network controller or logic configured to select a second device of said plurality of communications devices from which serial data is to be transmitted (Fig.13 element 1330 and column 18 lines 36-65).
- With regard claim 50, Saleh et al. further discloses wherein said network controller or logic is further configured to select a data path through said plurality of said systems to receive said serial data from said first device and transmit said serial data to said second device (Fig.13 element 1330 and column 18 lines 36-65).
- □ With regard claim 82, which is a mean plus function of system claim related to claim 42, all limitation is contained in claim 42. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 83, which is a mean plus function of system claim related to claim 44, all limitation is contained in claim 44. The explanation of all the limitation is already addressed in the above paragraph.
- With regard claim 87, which is a mean plus function of system claim related to claim 48, all limitation is contained in claim 48. The explanation of all the limitation is already addressed in the above paragraph.

□ With regard claim 88, which is a mean plus function of system claim related to claim 50, all limitation is contained in claim 50. The explanation of all the limitation is already addressed in the above paragraph.

Allowable Subject Matter

13. Claims 6-9, 12, 15, 18, 19, 21-26, 37-40, 45-47, 55, 57, 60, 62, 63, 65-70, 78-81, 84-86 and 93 are objected to as being dependent upon an objected claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ted M. Wang whose telephone number is 571-272-3053. The examiner can normally be reached on M-F, 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh Fan can be reached on 571-272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ted M Wang Examiner Art Unit 2611

Ted M. Wang